	1	ZUMPANO PATRICIOS POPO
	2	AMANDA J. BROOKHYSER, Nevada Bar No. 11526
	3	1210 S. Valley View Blvd., Suit Las Vegas, Nevada 89102
	4	Telephone: 702.583.3326
	5	Email: <u>abrookhyser@zplaw.com</u> Counsel for Plaintiff Mark Hunt
	6	
	7	UNI
	8	MARK HUNT, an individual,
	9	Plaintiff,
•	10	v.
	11	ZUFFA, LLC d/b/a ULTIMATE
	12	CHAMPIONSHIP, a Nevada lin company; BROCK LESNAR, ar
	13	DANA WHITE, an individual, a 50, inclusive,
	14	
	15	Defendants.
)	16	
)	17	PLEASE TAKE NOTION
•	18	filed a Motion to Withdraw as C
	19	LLC d/b/a Ultimate Fighting C
	20	opposition to Plaintiff's Motion
	21	Failure to oppose a motion
	22	the opposing party to serve and f
	23	the motion is meritorious and a c
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OK & HELSTEN, PLLC , ESQ. ite 215 m

## TITED STATES DISTRICT COURT DISTRICT OF NEVADA

Case No. 2:17-cv-00085-JAD-VCF

E FIGHTING imited liability an individual; and DOES 1NOTICE OF NON-OPPOSITION TO MOTION TO WITHDRAW AS COUNSEL FOR PLAINTIFF MARK HUNT AND REQUEST FOR RELIEF PURSUANT TO **LOCAL RULE IA 11-6 WITH** INCORPORATED MEMORANDUM OF

LAW; [PROPOSED] ORDER

TICE the law firm of Zumpano Patricios Popok & Helsten, PLLC Counsel of Record on December 21, 2023, and Defendants Zuffa, Championship, Brock Lesnar and Dana White have not filed an n to Withdraw as Counsel of Record.

tion may be construed as acquiescence to the merits. ("Failure of I file his written opposition may be construed as an admission that consent to granting the same.") EDCR 2.20(e).

/////

## Case 2:17-cv-00085-JAD-VCF Document 276 Filed 01/08/24 Page 2 of 3

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**ZUMPANO PATRICIOS** 

The law firm of Zumpano Patricios Popok & Helsten, PLLC respectfully requests that
Motion to Withdraw as Counsel of Record for Plaintiff Mark Hunt be granted in its entirety.
DATED this 8 <sup>th</sup> day of January 2024.

ZUMPANO PATRICIOS POPOK & HELSTEN, PLLC

<u>/s/ Amanda J. Brookhyser</u>

AMANDA J. BROOKHYSER, ESQ. Nevada Bar No. 11526 1210 Valley View Blvd., Suite 215 Las Vegas, Nevada 89102 Telephone: 702.583.3326 its

Email: <u>abrookhyser@zplaw.com</u> Counsel for Plaintiff Mark Hunt

## **ORDER**

**IT IS HEREBY ORDERED** that Plaintiff's Motion to Withdraw as Counsel of Record for Plaintiff Mark Hunt is hereby **GRANTED**.

UNITED STATES DISTRICT COURT JUDGE

## **CERTIFICATE OF SERVICE**

Pursuant to Federal Rule of Civil Procedure 5(b), I certify that I am an employee of ZUMPANO PATRICIOS POPOK & HELSTEN, PLLC, and that on January 8<sup>th</sup>, 2024, I caused the forgoing document NOTICE OF NON-OPPOSITION TO MOTION TO WITHDRAW AS COUNSEL FOR PLAINTIFF MARK HUNT AND REQUEST FOR RELIEF PURSUANT TO LOCAL RULE IA 11-6 WITH INCORPORATED MEMORANDUM OF LAW; [PROPOSED] ORDER to be served through the Court's CM/ECF system to those persons designated by the parties that have appeared in the matter and to the following via email and postal service:

Mark Hunt
<a href="mailto:Kingslaine1@gmail.com">Kingslaine1@gmail.com</a>
9 Davy Court, Harrington Park
Sydney, Australia 2567

/s/ <u>Michelle Wade</u>
An Employee of ZUMPANO PATRICIOS
POPOK & HELSTEN, PLLC